

IN THE CIRCUIT COURT OF THE  
SECOND JUDICIAL CIRCUIT, IN  
AND FOR LEON COUNTY, FLORIDA.

RE: LEON COUNTY FELONY DOCKET MANAGEMENT AND COST CONTROL

ADMINISTRATIVE ORDER 81-2  
Effective this day, 12/18/81

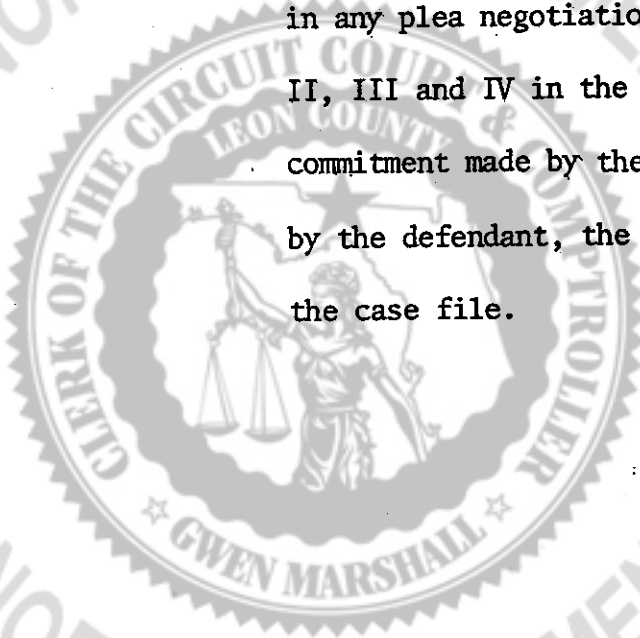
OFFICE OF THE CHIEF CLERK  
JUDGE

RECORDED IN THE PUBLIC  
RECORDS OF LEON CO., FLA.  
IN THE BOOK & PAGE IND.  
DEC 18 4:09 PM 1981  
THE TIME AND DATE NOTE  
PAUL F. HARTSEFEL  
CLERK OF CIRCUIT COURT

The Court having previously circulated a memorandum addressing certain matters related to felony docket management and cost control and having received benefit of advice and suggestions from numerous recipients of the memorandum and being otherwise advised in the premises, it is

ORDERED and ADJUDGED, as follows:

1. From and after the date of this Order, the Court will honor any joint sentencing recommendation by the prosecutor and defense counsel in any third degree felony plea provided that the plea is offered and accepted within 45 days after arraignment and provided further that representations as to the defendant's prior record, both juvenile and adult, and other information routinely requested prove truthful. The Court reserves the right in any such case to impose Court costs and attorneys fees when deemed by the Court to be appropriate.
2. Provided they can be resolved by plea by the Monday preceeding Docket Sounding, the Court will become an active participant in any plea negotiations involving felonies designated Class II, III and IV in the aforementioned memorandum. Any sentencing commitment made by the Court shall be reduced to writing, signed by the defendant, the attorneys and the Court and made a part of the case file.

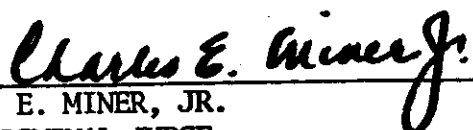


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3. At the Docket Sounding of January 8, 1982, cases set for the trial weeks of January 11 and January 18 will be sounded. Thereafter, Docket Sounding will follow the trial docket management master schedule which was circulated with the memorandum.
4. Effective January 8, 1982, the only plea that will be accepted after Docket Sounding is guilty as charged and there will be no commitment as to sentencing.
5. Effective as of Docket Sounding on January 8, 1982, no trial continuances will be granted except for compelling reasons shown.
6. Effective as of the date of this Order, the Court will not authorize transcription of depositions for use at trial until after sounding the Docket on the cases to which the untranscribed depositions pertain. No motion for transcription will be entertained before the Monday preceeding the Sounding of the Docket on the case to which the motion pertains. All motions for transcription shall state the status of plea negotiations and shall contain assurances from the attorney filing the motion that the case to which the depositions pertain is in his/her best professional judgment likely to go to trial.

DONE and ORDERED in Chambers at Tallahassee, Leon County, Florida, this 18th day of December, 1981.

  
 CHARLES E. MINER, JR.  
 CHIEF CRIMINAL JUDGE

Copies to:

State Attorney  
 Public Defender  
 Court Appointed Attorneys

